UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ALI NIMEH,)	
) Plaintiff,)	Case No. 08 CV 2127
VS.)	
PENAUILLE SERVISAIF GROUND NORTH AME SERVISAIR LLC; and TI	RICA LLC;)	
	Defendants.)	

FIRST AMENDED COMPLAINT AT LAW

COUNT I

NOW COMES plaintiff, ALI NIMEH (NIMEH), by his attorneys, POWER

ROGERS & SMITH, and complaining of defendants PENAUILLE SERVISAIR LLC, f/k/a

GLOBEGROUND NORTH AMERICA LLC and SERVISAIR LLC (collectively referred to as "SERVISAIR"), pleading hypothetically and in the alternative, states:

- On or about May 31, 2006, NIMEH was employed by United Airlines at O'Hare International Airport, Cook County, Illinois.
- 2. On or about May 31, 2006, SERVISAIR was a foreign corporation doing business at O'Hare International Airport, Cook County, Illinois.
- 3. On or about May 31, 2006, NIMEH was working at or near a baggage cart at or near the rear of an airplane parked at Gate B-7 at O'Hare International Airport.
- 4. On or about May 31, 2006, a SERVISAIR jet fuel truck was being operated on the service road at or near Gate B-7 at O'Hare International Airport.
- 5. At the time and place alleged, the SERVISAIR truck was being operated by an agent and/or employee of SERVISAIR.

- 6. At the time and place alleged, the agent and/or employee of SERVISAIR was operating the truck in the course of and within the scope of his agency and/or employment with SERVISAIR.
- 7. At the time and place alleged, the SERVISAIR truck veered off of the service road and crashed into a baggage cart tug.
- 8. At the time and place alleged, the aforesaid baggage cart tug was connected to the baggage carts near which NIMEH was working.
- 9. At the time and place alleged, the force of the collision caused one or more of the baggage carts to strike NIMEH.
- 10. At the time and place alleged, NIMEH was injured as a result of the aforesaid collision.
- 11. At the time and place alleged SERVISAIR, through its authorized agent and/or employee, was negligent in one or more of the following respects:
 - a. Failing to avoid colliding with another vehicle; or
 - b. Failing to keep a proper lookout; or
 - Failing to maintain its vehicle within the space designated as C. service road; or
 - d. Driving its vehicle at an excessive rate of speed; or
 - e. Driving its vehicle carelessly; or
 - f. Was otherwise negligent.
- 12. As a proximate result of one or more of the foregoing negligent acts and/or omissions, NIMEH was injured; has endured and will in the future endure pain and suffering; has become disfigured and disabled; has suffered a loss of earnings; and has been damaged in his capacity to earn.

WHEREFORE, plaintiff ALI NIMEH, by his attorneys, POWER ROGERS & SMITH, P.C., demands judgment against the defendants PENAUILLE SERVISAIR LLC, f/k/a GLOBEGROUND NORTH AMERICA LLC and SERVISAIR LLC, in an amount in excess of FIFTY THOUSAND DOLLARS (\$50,000.00) as shall represent fair and just compensation.

COUNT II

NOW COMES plaintiff, ALI NIMEH (NIMEH), by his attorneys, POWER ROGERS & SMITH, and complaining of defendants PENAUILLE SERVISAIR LLC, f/k/a GLOBEGROUND NORTH AMERICA LLC and SERVISAIR LLC (collectively referred to as "SERVISAIR") and TENNELL NEAL (NEAL), pleading hypothetically and in the alternative, states:

- 1. On or about May 31, 2006, NIMEH was employed by United Airlines at O'Hare International Airport, Cook County, Illinois.
- 2. On or about May 31, 2006, SERVISAIR was a foreign corporation doing business at O'Hare International Airport, Cook County, Illinois.
 - 3. On or about May 31, 2006, NEAL was a resident of Cook County.
- 4. On or about May 31, 2006, NEAL was an agent and/or employee of SERVISAIR.
- 5. On or about May 31, 2006, NEAL was acting in the course of and within the scope of his agency and/or employment with SERVISAIR.
- 6. On or about May 31, 2006, NIMEH was working at or near a baggage cart at or near the rear of an airplane parked at Gate B-7 at O'Hare International Airport.
- 7. On or about May 31, 2006, NEAL operated a SERVISAIR jet fuel truck on the service road at or near Gate B-7 at O'Hare International Airport.
- 8. At the time and place alleged, the SERVISAIR jet fuel truck operated by NEAL within the scope of his or her agency and/or employment with SERVISAIR veered off of the service road and crashed into a baggage cart tug.

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- 9. At the time and place alleged, the aforesaid tug was connected to the baggage carts near which NIMEH was working.
- 10. At the time and place alleged, the force of the collision caused one or more of the baggage carts to strike NIMEH.
- 11. At the time and place alleged, NIMEH was injured as a result of the aforesaid collision.
- 12. At the aforesaid time and place, SERVISAIR and NEAL were negligent in one or more of the following respects:
 - Failing to avoid colliding with another vehicle; or a.
 - Failing to keep a proper lookout; or b.
 - Failing to maintain their vehicle within the space designated as c. service road; or
 - d. Driving their vehicle at an excessive rate of speed; or
 - e. Driving their vehicle carelessly; or
 - f. Were otherwise negligent.
- 13. As a proximate result of one or more of the foregoing negligent acts and/or omissions, NIMEH was injured; has endured and will in the future endure pain and suffering; has become disfigured and disabled; has suffered a loss of earnings; and has been damaged in his capacity to earn.

WHEREFORE, plaintiff ALI NIMEH, by his attorneys, POWER ROGERS & SMITH, P.C., demands judgment against defendants PENAUILLE SERVISAIR LLC, f/k/a GLOBEGROUND NORTH AMERICA LLC and SERVISAIR LLC and TENNELL

NEAL, and each of them, in an amount in excess of FIFTY THOUSAND DOLLARS (\$50,000.00) as shall represent fair and just compensation.

POWE	R ROGERS & SMITH, P.C.
By/s/	
_ ,	Thomas G. Siracusa

POWER ROGERS & SMITH, P.C. 70 West Madison Street, #5500 Chicago, Illinois 60602 Phone: (312) 236-9381

Firm I.D. No. 31444

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

ALI NIMEH,)	
Plaintiff, vs. PENAUILLE SERVISAIR LLC f/k/a GLOBE GROUND NORTH AMERICA LLC; and SERVISAIR LLC)) NO.))))	
Defendants.)	
AFFI	DAVIT	
The Affiant, Thomas G. Siracusa, be states:	eing first duly sworn on oath, deposes and	
1. I am the attorney for the plair	ntiff in the above cause of action.	
2. The money damages sought in this cause of action exceed \$50,000.00.		
FURTHER AFFIANT SAYETH NOT	•	
	THOMAS G. SIRACUSA	
Subscribed and sworn to before me this day of, 2008		
NOTARY PUBLIC		
POWER, ROGERS & SMITH, P.C. 70 W. Madison Street, # Suite 5500 Chicago, IL 60602 Phone: 312-236-9381		

Attorney I.D. No. 31444